

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/781,316		02/17/2004	Takashi Suzuki	01201D/HG	4866
1933	7590	06/01/2006		EXAM	INER
FRISHAU 220 Fifth A	•	rz, goodman &	FIGUEROA, JOHN J		
16TH Floor			ART UNIT	PAPER NUMBER	
NEW YOR	K, NY	10001-7708	1712		
				DATE MAILED: 06/01/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	10/781,316	SUZUKI ET AL.
Onice Action Summary	Examiner	Art Unit
The MAN INC DATE AND	John J. Figueroa	1712
Period for Reply	nunication appears on the cover sheet w	vith the correspondence address
If NO period for reply is specified above, the maximum Failure to reply within the set or extended period for reply is set or extended period for reply within the set or extended period for reply is set or extended period for reply within the set or extended period for reply is set or extended period for reply within the set of reply within the set or extended period for reply within the set of rep	ions of 37 CFR 1.136(a). In no event, however, may a permunication. In statutory period will apply and will expire SIX (6) MOI exply will, by statute, cause the application to become A this after the mailing date of this communication.	ICATION. reply be timely filed NTHS from the mailing date of this communication.
Status		
1) Responsive to communication(s)	filed on <u>27 April 2006.</u>	
2a) ☐ This action is FINAL.	2b) This action is non-final.	
3) Since this application is in condition	on for allowance except for formal mate	ters prosecution as to the morite is
closed in accordance with the pra	ctice under Ex parte Quayle, 1935 C.E). 11 453 O.G. 213
Disposition of Claims	, , , , , , , , , , , , , , , , , , , ,	
4) Claim(s) 1-24 is/are pending in the	application	
	re withdrawn from consideration.	
5)⊠ Claim(s) <u>2 and 4</u> is/are allowed.	ne withdrawn from consideration.	•
6)⊠ Claim(s) <u>1,3 and 5</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to rest	riction and/or alastics assistant	
	nction and/or election requirement.	
Application Papers		
9) ☐ The specification is objected to by	the Examiner.	
10)⊠ The drawing(s) filed on <u>17 Februar</u>	<u>y 2004</u> is/are: a)⊠ accepted or b) \Box o	objected to by the Examiner.
Applicant may not request that any ob	jection to the drawing(s) be held in abevan	ce. See 37 CFR 1.85(a)
Replacement drawing sheet(s) includi	ng the correction is required if the drawing/	(s) is objected to See 37 CER 1 121(d)
11)☐ The oath or declaration is objected	to by the Examiner. Note the attached	Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a clair	n for foreign priority under 35 U.S.C. s	110(a) (d) as (5
a)⊠ All b)□ Some * c)□ None of:	ander 55 6.6.6. g	119(a)-(u) or (i).
	y documents have been received.	
2. Certified copies of the priorit	y documents have been received in Ap	
3. Copies of the certified copies	s of the priority documents have been i	oplication No. <u>09/829,061</u> .
application from the Internati	onal Bureau (PCT Rule 17.2(a)).	received in this National Stage
* See the attached detailed Office acti	on for a list of the certified copies not r	
and an analysis as a second of the acti	on for a list of the certified copies not r	eceived.
Attachment(s)		
) Notice of References Cited (PTO-892)	, 	
Notice of Draftsperson's Patent Drawing Review (4) ☐ Interview Su PTO-948) Paper No(s).	ımmary (PTO-413) /Mail Date
Information Disclosure Statement(s) (PTO-1449 o Paper No(s)/Mail Date 2/17/04 & 5/28/04.		ormal Patent Application (PTO-152)
Palent and Trademark Office	· · · · · · · · · · · · · · · · · · ·	=

Application/Control Number: 10/781,316

Art Unit: 1712

Page 2

DETAILED ACTION

Election/Restrictions

1. Applicant's election of Group I in the reply filed on April 27, 2006 is hereby acknowledged. Because Applicant did not distinctly and specifically point out any supposed errors in the restriction requirement, the election has been treated without traverse.

Priority

2. Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been filed in parent Application No. 09/829,061, filed on April 9, 2001.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 3 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent Number (USPN) 4,656,077 to Larimore et al. (hereinafter

Application/Control Number: 10/781,316

Art Unit: 1712

'Larimore') in view of the DERWENT Abstract of JP 4-254803 A to NIPPON KAYAKU (hereinafter 'Kayaku').

Regarding Kayaku, for the purposes of this Office Action, Examiner is relying on the DERWENT Abstract of the reference. An English translation of JP 4-254803 A (which is in Japanese) will be obtained prior to the next Office Action.

Larimore discloses a tape formed by coating a pressure sensitive adhesive layer on a cellulose acetate backing, wherein said pressure sensitive adhesive layer can be crosslinked and contains a copolymer formed from a) monomers of acrylic, methacrylic or itaconic acid, and b) monomers of acrylic acid esters of C₁ to C₁₄ non-tertiary alcohols. (Abstract; col. 3, lines 14-22; col. 3, lines 55-61; Examples 1, 10 and 11)

Larimore also discloses examples of the adhesive composition further containing monophenyl ether or 2,2-dimethoxy-2-phenyl-acetophenone (phenol compounds) as a photoinitiator and further provides an example of a pressure sensitive adhesive tape (adhesive sheet) having the adhesive composition coated on a cellulose acetate backing. (Examples 1, 8 and 10-11)

However, Larimore does not explicitly provide an example of the adhesive methacrylic copolymer composition/cellulose acetate composite having said composition further contain a phenol compound.

Kayaku teaches a laminate containing an acetyl cellulose film (e.g. cellulose acetate) and an acrylic-type adhesive agent layer, wherein said adhesive agent layer, includes 2,4,6-tris-(N,N-dimethylaminomethyl)phenol (phenol compound). Moreover, Kayaku teaches that the adhesive layer containing said phenol compound prevents

hydrolysis of the acetyl cellulose-type film upon exposure for long periods of time to environmental conditions of high temperature and high humidity and further enhances the durability of the product containing the laminate. (See Abstract)

Therefore, it would have been obvious to a person of ordinary skill in the art, at the time the invention was made, to add 2,4,6-tris-(N,N-dimethylaminomethyl)phenol to the methacrylic copolymer adhesive composition in Lorimore's pressure sensitive adhesive (psa) tape having cellulose acetate as the backing. It would have been obvious to one skilled in the art to do so in order to attain a resultant enhanced adhesive composition/cellulose acetate psa tape having superior durability and stability when exposed to extreme environmental conditions as taught by Kayaku.

Thus, the instant claims are unpatentable over Larimore and Kayaku.

5. Claims 1, 3 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kayaku in view Larimore.

Kayaku and Larimore were discussed above in the immediately preceding paragraph.

Kayaku does not disclose the acrylic-type composition further containing a crosslinking agent.

However, Larimore teaches a crosslinked methacrylic copolymer adhesive composition that is crosslinked and further contains a phenol compound as a photoinitiator. (See e.g., Examples 10-11 in Larimore) Larimore further teaches that crosslinking the polymer composition greatly enhances the strength and integrity of the

adhesive layer film in addition to reducing its strechability. (Col. 4, line 38 to col. 5, line 11)

Accordingly, it would have been obvious to a person of ordinary skill in the art at the time of the invention to use Larimore's crosslinkable methacrylic copolymer/photoinitiator composition as the acrylic-type adhesive agent in Kayaku's laminate having an adhesive layer and an acetyl cellulose film layer. It would have been obvious to one skilled in the art to do so to incorporate Larimore's teachings and attain a resultant laminate having enhanced physical properties, and thus is more stable and marketable, due to its crosslinked-adhesive layer having superior strength and reduced strechability.

Thus, the instant claims are unpatentable over Kayaku and Larimore.

Allowable Subject Matter

6. Claims 2 and 4 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Figueroa whose telephone number is (571) 272-

Application/Control Number: 10/781,316

Art Unit: 1712

8916. The examiner can normally be reached on Mon-Thurs & alt. Fri from 8:00-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski can be reached on (571) 272-1302. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JJF/RAG

RANDY GULAR TO THE SUPERVISORY PATENT EXAMINER

Page 6